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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/823,896	04/14/2004	James E. Masseth JR.	89843.048703	5665
75	10/24/2005		EXAM	INER
Dennis B. Dar	nella, Esq.		SCHRODE, WIL	LIAM THOMAS
JAECKLE FLE	ISCHMANN & MUGEL,	LLP RECEIVED	<u></u>	
Suite 200		OIPE/IAP	ART UNIT	PAPER NUMBER
39 State Street		OIFDIAI	3676	
Rochester, NY	14614-1310	OCT 9 1 2005	DATE MAII ED: 10/24/200	•

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Commence	10/823,896	MASSETH, JAMES E.
Office Action Summary	Examiner	Art Unit
	William Schrode	3676
The MAILING DATE of this communicate Period for Reply	ion appears on the cover sheet w	with the correspondence address
A SHORTENED STATUTORY PERIOD FOR WHICHEVER IS LONGER, FROM THE MAIL - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communic - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b)	LING DATE OF THIS COMMUN 7 CFR 1.136(a). In no event, however, may a ation. ry period will apply and will expire SIX (6) MO by statute, cause the application to become A	IICATION. The reply be timely filed ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed o	n <u>14 April 2004</u> .	·
2a) This action is FINAL . 2b)		
3) Since this application is in condition for	allowance except for formal ma	tters, prosecution as to the merits is
closed in accordance with the practice	under <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-30</u> is/are pending in the appl	ication.	
4a) Of the above claim(s) is/are v		
5)⊠ Claim(s) <u>25-30</u> is/are allowed.		
6)⊠ Claim(s) <u>1-24</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction	n and/or election requirement.	
Application Papers		
9) The specification is objected to by the E	xaminer.	
10) The drawing(s) filed on is/are: a)	☐ accepted or b)☐ objected to	by the Examiner.
Applicant may not request that any objection	n to the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the	correction is required if the drawing	g(s) is objected to. See 37 CFR 1.121(d).
11)☐ The oath or declaration is objected to by	the Examiner. Note the attache	ed Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for	foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority dod		
2 Certified copies of the priority doc		
3. Copies of the certified copies of t	· ·	n received in this National Stage
application from the International	, , , ,	
* See the attached detailed Office action for	or a list of the certified copies no	t received.
Attachment(s)	÷	
1) Notice of References Cited (PTO-892)		Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-		o(s)/Mail Date Informal Patent Application (PTO-152)
 Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 7/15/04. 		(aminer's Attachment.
S. Patent and Trademark Office TOL-326 (Rev. 7-05)	Office Action Summary	Part of Paper No./Mail Date 20051011
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Art Unit: 3676

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-3, 6, 7, 10, 11, 13-15, 20, 21, 23 and 24 are rejected under 35

U.S.C. 102(e) as being anticipated by Suggs et al. (US 6679087). In regard to claim 1,

Suggs discloses a locking mechanism for an enclosure, the enclosure having a door

and a housing, the locking mechanism comprising of a drive mechanism (12) for moving
the locking mechanism between locked and unlocked positions; a first plate (18)

engaged with the drive mechanism for selectively engaging the door with the housing;
a second plate (14) engaged with the drive mechanism; and a tumbler stack (22)

associated with the second plate for selectively allowing the second plate to move to the
unlocked position, wherein the first and second plates are slidingly coupled to one
another, wherein the movement of one of the plates causes movement of the other
plate irrespective of the connection of the first and second plates to the drive
mechanism.

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In regard to claim 2, Suggs discloses a locking mechanism wherein one of the first and second plates has a slot (20) defined therein, and the other plate has a guide piece (16) mounted thereon that is slidingly received in the slot.

In regard to claim 3, Suggs discloses a locking mechanism wherein the guide piece is a pin.

In regard to claim 6, Suggs discloses a locking mechanism wherein the slot is defined in the first plate and the guide piece is mounted to the second plate.

In regard to claim 7, Suggs discloses a locking mechanism wherein a handle (38) is coupled to the drive mechanism.

In regard to claim 10, Suggs discloses a locking mechanism wherein the first plate is coupled with a least one locking pin (32) for selectively engaging the door with the housing.

In regard to claim 11, Suggs discloses a locking mechanism further comprising a tail (A, See Examiner's Attachment) piece coupled with the second plate and being associated with the tumbler stack to selectively allow the second plate to move to the unlocked position.

In regard to claim 13, Suggs discloses a locking mechanism wherein the tumbler stack is coupled with a combination lock (Fig. 6).

In regard to claim 14, Suggs discloses a locking mechanism wherein the tumbler stack is coupled with a keyed lock (Column 6, lines 21-25).

In regard to claim 15, Suggs discloses a locking mechanism for an enclosure, the enclosure having a door and a housing, the locking mechanism comprising a drive

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mechanism (12) for moving the locking mechanism between locked and unlocked positions; a live bolt lock plate (18) engaged with the drive mechanism (and having a slot (20) defined therein; a primary lock plate (14) engaged with the drive mechanism and having a guide pin (16) mounted thereon, wherein the guide pin is slidingly positioned within the slot; and a tumbler lock (22) associated with the primary plate for selectively allowing the primary locking plate to be moved to the unlocked position.

In regard to claim 20, Suggs discloses a locking mechanism wherein the live bolt lock plate is coupled with at least one locking pin (32) for selectively engaging the door with the housing.

In regard to claim 21, Suggs discloses a locking mechanism further comprising a tail (A, See Examiner's Attachment) piece coupled with the primary lock plate and associated with the tumbler stack to selectively allow the primary lock plate to move to the unlocked position.

In regard to claim 23, Suggs discloses a locking mechanism wherein the tumbler stack is coupled with a combination lock (Fig. 6)

In regard to claim 24, Suggs discloses a locking mechanism wherein the tumbler stack is coupled with a keyed lock (Column 6, lines 21-25).

Allowable Subject Matter

Claims 25-30 are allowed. In regard to claim 25, Suggs fails to teach a driving mechanism having first and second gears; a live bolt lock plate engaged with the first gear of the drive mechanism; a primary lock plate engaged with the second gear of the drive mechanism; a tail piece having an extension plate and an engagement flange, the

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extension plate coupled with the primary lock plate, the engagement flange coupled with the extension; and a tumbler stack associated with the engagement flange for selectively allowing the primary locking plate to be moved to the unlocked position. The examiner is aware that there is prior art that teaches a drive mechanism having first and second gears engaged with a live bolt lock plate and a primary lock plate. However, the live bolt plate and the primary lock plate do not have a guide pin and a slot that are slidingly positioned together. Such a modification to Suggs locking mechanism would change the internal parts and affect the functionality. The examiner is aware that there is prior art teaching a tail piece having an extension plate and an engagement flange, the extension plate coupled with the primary lock plate, the engagement flange coupled with the extension; and a tumbler stack associated with the engagement flange for selectively allowing the primary locking plate to be moved to the unlocked position. Such a modification to Suggs locking mechanism would change the internal parts and affect the functionality.

Page 5

Claims 4, 5, 8, 9, 12, 16-19, and 22 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Suggs et al., V. Cornaro, F. Amato, and J. Dowd.

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Page 6

Any inquiry concerning this communication or earlier communications from the examiner should be directed to William Schrode whose telephone number is (571)272-1647. The examiner can normally be reached on Mon-Fri 9AM-6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Glessner can be reached on (571)272-6843. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ws 10/11/2005

BRIAN E. GLESSNER SUPERVISORY PATENT EXAMINER

Examiner's Attachment

U.S. Patent

Jan. 20, 2004

Sheet 4 of 6

US 6,679,087 B2

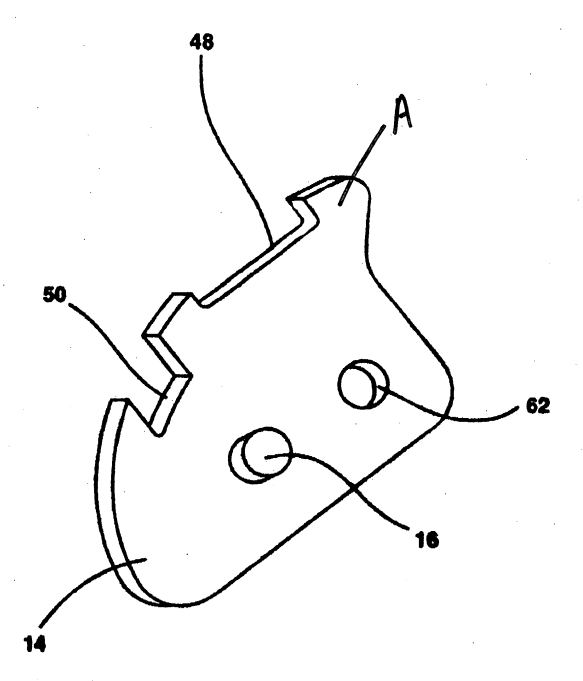


FIG. 4

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				U.	S. PAT	ENT DOCUM	ents			
Examiner Initials	Cite No.1	Docume Number	ent Number Kind Code (if known)	Publication MM-DD-Y	Date YY	Name Applicant o	of Patentee or of Cited Document		ges, Columns, Lines, Where levant Passages or Relevant Figures Appear	
103	1	US- 5,778		07-14-1998	}	Crosby, et al				
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). See Kinds Codes of USPTO Patent Documents at www.uspto.gov or MPEP 901.04. Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document.

5Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 16 if possible.

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This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete. including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer. U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Notice of References Cited Application/Control No. 10/823,896 Examiner William Schrode Applicati(s)/Patent Under Reexamination MASSETH, JAMES E. Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-5,778,708	07-1998	Crosby et al.	70/118
	В	US-4,468,943	09-1984	Beattie et al.	70/302
	С	US-3,250,100	05-1966	VITTORIO CORNARO	70/141
	D	US-6,679,087	01-2004	Suggs et al.	70/153
	E	US-1,240,403	09-1917	F. Amato	70/118
	F	US-430,072	06-1890	J. Dowd	70/118
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FOREIGN PATENT DOCUMENTS

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NON-PATENT DOCUMENTS

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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.